1 Ted Jacobsen

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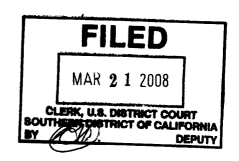
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- 2 37444 Hydrus Place
- 3 Murrieta CA 92563
- 4 Phone: 951-696-2468
- 5 Defendant appearing Pro Se



IN THE UNITED STATES DISTRICT COURT

FOR THE SOUTHERN DISTRICT OF CALIFORNIA

GLOBAL TECHNICAL SEARCH, INC dba Global Search, A California Corporation	Case No: 3:08-cv-00424-BEN-BLM
Plaintiff	Declaration of Leland Jacobsen in Response to Application for Temporary Restraining Order and Motion for Preliminary
v.	Injunction &
Leland Jacobsen, an individual	Motion for Dismissal of Action
Defendant	

I, Leland Jacobsen, declare as follows:

- 1. That any and all information that was downloaded by myself from my work computer at Global Search on January 2, 2008 was deleted from my personal computer on Thursday, March 20, 2008.
- That I have made no copies of this data other than those that were on my personal computer.
  - 3. That I have not given this data or information to any other person or other entity.

Defendants Response to Application for Preliminary Injunction Case No: 3:08-cv-00424-BEN-BLM

1	4. I hat there are no other copies of this data or information, either on or any other
2	computer.
3	5. That there are no other copies of said database, in either print or electronic format.
4	6. That a representative of Global Search will be allow allowed to access my persona
5	computer to ensure that such information has been deleted and will not be able to be
6	restored.
7	Whereas, the Employment Agreement between Defendant Jacobsen and Plaintiff, incorporate
8	and referred to in Plaintiffs pleading, includes an arbitration agreement covering any disputes
9	between parties AND Defendant has complied with the Plaintiffs requests for injunctive relief
10	Defendant asks that this case be dismissed without further prejudice.
11	Respectfully submitted and affirmed
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13	That Sushin
14	Leland Jacobsen
15	Defendant
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